THE HONORABLE JOHN C. COUGHENOUR

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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

SIXTY-01 ASSOCIATION OF APARTMENT OWNERS,

Plaintiff,

v.

PUBLIC SERVICE INSURANCE COMPANY, et al.,

Defendants.

CASE NO. C22-1373-JCC

**ORDER** 

In light of various pending deadlines in this matter, the Court recently expedited the briefing schedule for Defendant Public Service Insurance Company's ("PSIC") motions to withdraw (Dkt. No. 204) and for relief from certain deadlines (Dkt. No. 206). (See Dkt. No. 207.) Plaintiff timely filed it response October 10, 2024. (See Dkt. No. 212.) PSIC's response is due today, October 11, 2024. (Id.; see also Dkt. No. 209) (staying certain briefing deadlines). PSIC, through an emergency motion, asks for relief from this October 11, 2024, deadline. (See Dkt. No. 214). In support, PSIC cites the size and complexity of Plaintiff's response, along with the impact of the Yom Kippur holiday, on its ability to review and prepare an adequate reply. (Id. at

ORDER C22-1373-JCC PAGE - 1

2.) Finding good cause, PSIC's request (Dkt. No. 214) is GRANTED. It may file its reply brief on October 14, 2024.

DATED this 11th day of October 2024.

John C. Coughenour

John C. Coughenour
UNITED STATES DISTRICT JUDGE

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<sup>&</sup>lt;sup>1</sup> The Court reaches this finding as an exercise in its authority to modify scheduling orders and briefing schedules, *see* LCR 7(d), 16(b)(6), which is based on its inherent authority to manage its docket. *See All. for the Wild Rockies v. Marten*, 200 F. Supp. 3d 1129, 1130 (D. Mont. 2016) (citing *Landis v. N. Am. Co.*, 299 U.S. 248, 254–55, (1936)).